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APPLICATION NO.	FII	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/802,919	10/802,919 03/18/2004		Evan C. Unger	006086.00020	5427
22907	7590	06/19/2006		EXAM	INER
BANNER & WITCOFF 1001 G STREET N W			WILSON, M	IICHAEL C	
SUITE 1100			ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20001			1632		

DATE MAILED: 06/19/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)		
		10/802,919	UNGER ET AL		
	Office Action Summary	Examiner	Art Unit		
		Michael C. Wilson	1632		
Period fo	The MAILING DATE of this communication a or Reply	appears on the cover sheet with the	correspondence address		
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 1 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1)	Responsive to communication(s) filed on				
2a)□		his action is non-final.			
3)	Since this application is in condition for allow	wance except for formal matters, pr	osecution as to the merits is		
	closed in accordance with the practice unde	er <i>Ex par</i> te <i>Quayl</i> e, 1935 C.D. 11, 4	53 O.G. 213.		
Disposit	on of Claims				
4)🖂	Claim(s) 1 is/are pending in the application.				
	4a) Of the above claim(s) is/are without	Irawn from consideration.			
5)□	Claim(s) is/are allowed.				
	Claim(s) is/are rejected.				
	Claim(s) is/are objected to.				
8)[🔀	Claim(s) $\underline{1}$ are subject to restriction and/or $\underline{6}$	election requirement.			
Applicat	on Papers				
9)	The specification is objected to by the Exam	iner.			
10)	The drawing(s) filed on is/are: a) \square a	accepted or b) \square objected to by the	Examiner.		
	Applicant may not request that any objection to t		• •		
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).					
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.					
Priority (ınder 35 U.S.C. § 119				
12)□ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)□ All b)□ Some * c)□ None of:					
	1. Certified copies of the priority documents have been received.				
	2. Certified copies of the priority documents have been received in Application No				
3. Copies of the certified copies of the priority documents have been received in this National Stage					
application from the International Bureau (PCT Rule 17.2(a)).					
* See the attached detailed Office action for a list of the certified copies not received.					
Aw = 1-	W-3				
Attachment(s) 1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)					
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail D	Date		
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) 6) Other:					

DETAILED ACTION

The first line of the specification is missing parent application 08/841,169. The application numbers on the first line will have to be updated to indicate whether the application has been allowed or abandoned.

Election/Restrictions

Two restrictions are required for the claimed invention – one based on the compound being delivered, the other on the delivery vehicle. Applicants must elect one group from the first restriction and one group from the second restriction to be fully responsive.

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- I. Claim 1, drawn to a method for delivering protein into a cell *in vitro* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide, classified in various classes and subclasses.
- II. Claim 1, drawn to a method for delivering DNA into a cell *in vitro* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide, classified in class 435, subclass 455.
- III. Claim 1, drawn to a method for delivering RNA into a cell *in vitro* comprising administering to the cell a composition which comprises the

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compound to be delivered and an organic halide, classified in class 435, subclass 455.

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- IV. Claim 1, drawn to a method for delivering "other organic compounds" into a cell in vitro comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide unknown classes or subclasses.
- V. Claim 1, drawn to a method for delivering "other inorganic compounds" into a cell in vitro comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide unknown classes or subclasses.
- VI. Claim 1, drawn to a method for delivering protein into a cell *in vivo* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide, classified in various classes and subclasses.
- VII. Claim 1, drawn to a method for delivering DNA into a cell *in vivo* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide, classified in class 435, subclass 455.
- VIII. Claim 1, drawn to a method for delivering RNA into a cell *in vivo* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide, classified in class 435, subclass 455.

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IX. Claim 1, drawn to a method for delivering "other organic compounds" into a cell *in vivo* comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide unknown classes or subclasses.

V. Claim 1, drawn to a method for delivering "other inorganic compounds" into a cell in vivo comprising administering to the cell a composition which comprises the compound to be delivered and an organic halide unknown classes or subclasses.

Groups I and II are patentably distinct. Introducing a protein to a cell in vitro as in Group I can be used to evaluate a cellular response to the protein. For example, a protein can be introduced into the cell that is missing that protein. Introducing DNA into a cell in vitro as in Group II can be used to make protein. The protocols and reagents for introducing proteins and DNA into cells are materially distinct and separate. The method of introducing protein into cells does not require introducing DNA into cells and the method of introducing DNA into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups I and III are patentably distinct. Introducing a protein to a cell in vitro as in Group I can be used to evaluate a cellular response to the protein. For example, a protein can be introduced into the cell that is missing that protein. Introducing RNA into a cell in vitro as in Group III can be used to inhibit protein production. The method of introducing protein into cells does not require introducing RNA into cells and the method

of introducing RNA into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

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Groups I and IV are patentably distinct. Introducing a protein to a cell in vitro as in Group I can be used to evaluate a cellular response to the protein. For example, a protein can be introduced into the cell that is missing that protein. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vitro as in Group IV can change the physiology of the cells. The protocols and reagents for introducing proteins and "other organic compounds" into cells are materially distinct and separate. The method of introducing protein into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups I and V are patentably distinct. Introducing a protein to a cell in vitro as in Group I can be used to evaluate a cellular response to the protein. For example, a protein can be introduced into the cell that is missing that protein. The concept of "other inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vitro as in Group V can change the physiology of the cells. The protocols and reagents for introducing proteins and "other inorganic compounds" into cells are materially distinct and separate. The method of introducing protein into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require

introducing protein into cells. The burden required to search both methods together would be undue.

Groups II and III are patentably distinct. Introducing DNA into a cell in vitro as in Group II can be used to produce protein. Introducing RNA into a cell in vitro as in Group III can be used to inhibit protein production. The method of introducing DNA into cells does not require introducing RNA into cells and the method of introducing RNA into cells does not require introducing DNA into cells. The burden required to search both methods together would be undue.

Groups II and IV are patentably distinct. Introducing DNA into a cell in vitro as in Group II can be used to produce protein. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vitro as in Group IV can change the physiology of the cells. The protocols and reagents for introducing DNA and "other organic compounds" into cells are materially distinct and separate. The method of introducing DNA into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not require introducing DNA into cells. The burden required to search both methods together would be undue.

Groups II and V are patentably distinct. Introducing DNA into a cell in vitro as in Group II can be used to produce protein. The concept of "other inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vitro as in Group V can change the physiology of the cells. The protocols and reagents for introducing DNA and "other inorganic compounds" into cells are

materially distinct and separate. The method of introducing DNA into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing DNA into cells. The burden required to search both methods together would be undue.

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Groups III and IV are patentably distinct. Introducing RNA into a cell in vitro as in Group III can be used to inhibit protein production. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vitro as in Group IV can change the physiology of the cells. The protocols and reagents for introducing RNA and "other organic compounds" into cells are materially distinct and separate. The method of introducing RNA into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not require introducing RNA into cells. The burden required to search both methods together would be undue.

Groups III and V are patentably distinct. Introducing RNA into a cell in vitro as in Group III can be used to inhibit protein production. The concept of "other inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vitro as in Group V can change the physiology of the cells. The protocols and reagents for introducing RNA and "other inorganic compounds" into cells are materially distinct and separate. The method of introducing RNA into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing RNA into cells. The burden required to search both methods together would be undue.

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Groups IV and V are patentably distinct. Introducing "other organic compounds" into a cell in vitro as in Group IV would require a different search than introducing "other inorganic compounds" into a cell as in Group V. The concept of "other organic or inorganic compounds" is found on pg 15, line 5, of the specification. The method of introducing "other organic compounds" into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing "other organic compounds" into cells does not require introducing "other organic compounds" into cells. The burden required to search both methods together would be undue.

Groups I-V are patentably distinct from Groups VI-X. The methods of groups I-V

can be for in vitro studies or for protein manufacture while the methods of Groups VI-X can be for treating patients. The protocols and reagents for introducing compounds into cells in vitro are materially distinct and separate than those required to introduce compounds into cells in vivo. The methods of introducing compounds into cells in vitro do not require the methods of introducing compounds into cells in vivo and vice versa. The burden required to search both methods together would be undue.

Groups VI and VII are patentably distinct. Introducing a protein to a cell in vivo as in Group VI requires a different mode of operation than introducing DNA into a cell in vivo as in Group VII because introducing protein does not require the intracellular production of protein while introducing DNA does require the intracellular processing of the DNA such that protein is produced. The protocols and reagents for introducing proteins and DNA into cells in vivo are materially distinct and separate. The method of introducing protein into cells does not require introducing DNA into cells and the method of

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introducing DNA into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups VI and VIII are patentably distinct. Introducing a protein to a cell in vivo as in Group VI can be used to increase the amount of protein in the host. Introducing RNA into a cell in vivo as in Group VIII can be used to inhibit protein production. The method of introducing protein into cells does not require introducing RNA into cells and the method of introducing RNA into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups VI and IX are patentably distinct. Introducing a protein to a cell in vivo as in Group VI can be used to increase the amount of protein in the host. For example, a protein can be introduced into the cell that is missing that protein. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vivo as in Group IX can be used to change the physiology of the individual, e.g. steroids. The protocols and reagents for introducing proteins and "other organic compounds" into cells are materially distinct and separate. The method of introducing protein into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not require introducing into cells does not require introducing into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups VI and X are patentably distinct. Introducing a protein to a cell in vivo as in Group VI can be used to evaluate a cellular response to the protein. For example, a protein can be introduced into the cell that is missing that protein. The concept of "other

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inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vivo as in Group X can change the physiology of the cells within the individual, e.g. calcium. The protocols and reagents for introducing proteins and "other inorganic compounds" into cells are materially distinct and separate. The method of introducing protein into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing protein into cells. The burden required to search both methods together would be undue.

Groups VII and VIII are patentably distinct. Introducing DNA into a cell in vivo as in Group VII can be used to produce protein. Introducing RNA into a cell in vivo as in Group VIII can be used to inhibit protein production. The method of introducing DNA into cells does not require introducing RNA into cells and the method of introducing RNA into cells does not require introducing DNA into cells. The burden required to search both methods together would be undue.

Groups VII and IX are patentably distinct. Introducing DNA into a cell in vivo as in Group VII can be used to produce protein. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vivo as in Group IX can change the physiology of the individual, e.g. steroids. The protocols and reagents for introducing DNA and "other organic compounds" into cells are materially distinct and separate. The method of introducing DNA into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not

require introducing DNA into cells. The burden required to search both methods together would be undue.

Groups VII and X are patentably distinct. Introducing DNA into a cell in vivo as in Group VII can be used to produce protein. The concept of "other inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vivo as in Group X can change the physiology of the cells of the individual, e.g. calcium. The protocols and reagents for introducing DNA and "other inorganic compounds" into cells are materially distinct and separate. The method of introducing DNA into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing DNA into cells. The burden required to search both methods together would be undue.

Groups VIII and IX are patentably distinct. Introducing RNA into a cell in vivo as in Group VIII can be used to inhibit protein production. The concept of "other organic compounds" is found on pg 15, line 5, of the specification. Introducing "other organic compounds" into a cell in vivo as in Group IX can change the physiology of the individual, e.g. steroids. The protocols and reagents for introducing RNA and "other organic compounds" into cells are materially distinct and separate. The method of introducing RNA into cells does not require introducing "other organic compounds" into cells and the method of introducing "other organic compounds" into cells does not require introducing RNA into cells. The burden required to search both methods together would be undue.

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Groups VIII and X are patentably distinct. Introducing RNA into a cell in vivo as in Group VIII can be used to inhibit protein production. The concept of "other inorganic compounds" is found on pg 15, line 5, of the specification. Introducing "other inorganic compounds" into a cell in vivo as in Group X can change the physiology of the cells of the individual, e.g. calcium. The protocols and reagents for introducing RNA and "other inorganic compounds" into cells are materially distinct and separate. The method of introducing RNA into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing RNA into cells. The burden required to search both methods together would be undue.

Groups IX and X are patentably distinct. Introducing "other organic compounds" into a cell in vivo as in Group IX would require a different search than introducing "other inorganic compounds" into a cell as in Group X. The concept of "other organic or inorganic compounds" is found on pg 15, line 5, of the specification. The method of introducing "other organic compounds" into cells does not require introducing "other inorganic compounds" into cells and the method of introducing "other inorganic compounds" into cells does not require introducing "other organic compounds" into cells does not require introducing "other organic compounds" into cells. The burden required to search both methods together would be undue.

Currently, claim 1 is generic to any compound listed on pg 42, line 30, through pg 45, line 2.

Upon electing one of the above Groups, applicants must indicate which of the compounds listed on pg 42, line 30, through pg 56, line 2, are encompassed by the elected invention.

Furthermore, applicants must elect one of the following Groups for examination:

- I. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated alkyl chain, classified in various classes and subclasses, such as class 514, subclass 757, 758, 759 and 780.
- II. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated alkenyl chain.
- III. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated alkynyl chain.
- IV. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated diene chain.
- V. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated alkyl amine, classified in class 514, subclass 672.
- VI. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated aromatic chain.
- VII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated hydroquinone.

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VIII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated isoquinone.

- IX. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated pyrolidinyl compound.
- X. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated pyranyl ring.
- XI. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated furanyl ring, classified in class 514, subclass 461.
- XII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated alkyl ether.
- XIII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a mixed halogenated alkyl chain.
- XIV. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a mixed halogenated alkenyl chain.
- XV. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a mixed halogenated alkynyl chain.
- XVI. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a mixed halogenated diene chain.
- XVII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a mixed halogenated benzyne ring, classified in class 514, subclass 751.

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XVIII. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a halogenated ketone.

XIX. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a fluorinated hydroquinone.

XX. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising a fluorinated bicyclic ring.

XXI. Claim 1, drawn to a method for delivering a compound into a cell using a composition comprising 5-bromovaleryl chloride.

Groups I-XXI are patentably distinct because they have different structures and functions. The burden to search the groups together would be undue. The protocols and reagents required to deliver compounds using each group are materially distinct and separate. None of the organic halides listed on pg 8-11 are disclosed as being used together. Accordingly, restriction between the patentably distinct groups is proper. A copy of pages 8-11 of the specification is attached to this restriction with numbers next to each compound listed. The numbers correspond to the group to which the examiner believes the compound belongs.

Upon electing one of the above Groups, applicants must confirm the organic halides listed on pg 8-11 that correspond to the elected invention.

Because these inventions are independent or distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

Because these inventions are independent or distinct for the reasons given above and have acquired a separate status in the art in view of their different classification, restriction for examination purposes as indicated is proper.

Because these inventions are independent or distinct for the reasons given above and the inventions require a different field of search (see MPEP § 808.02), restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Inquiry concerning this communication or earlier communications from the examiner should be directed to Michael C. Wilson who can normally be reached at the office on Monday, Tuesday, Thursday and Friday from 9:30 am to 6:00 pm at 571-272-0738.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to (571) 272-0547.

Patent applicants with problems or questions regarding electronic images that can be viewed in the Patent Application Information Retrieval system (PAIR) can now contact the USPTO's Patent Electronic Business Center (Patent EBC) for assistance. Representatives are available to answer your questions daily from 6 am to midnight (EST). The toll free number is (866) 217-9197. When calling please have your application serial or patent number, the type of document you are having an image problem with, the number of pages and the specific nature of the problem. The Patent Electronic Business Center will notify applicants of the resolution of the problem within 5-7 business days. Applicants can also check PAIR to confirm that the problem has been corrected. The USPTO's Patent Electronic Business Center is a complete service center supporting all patent business on the Internet. The USPTO's PAIR system provides Internet-based access to patent application status and history information. It also enables applicants to view the scanned images of their own application file folder(s) as well as general patent information available to the public.

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For all other customer support, please call the USPTO Call Center (UCC) at 800-786-9199.

If attempts to reach the examiner are unsuccessful, the examiner's supervisor, Ram Shukla, can be reached on 571-272-0735.

The official fax number for this Group is (571) 273-8300. Michael C. Wilson

MICHAEL WILSON PRIMARY EXAMINER such organic halides are intended to fall within the scope of the term organic halide, as used herein.

Table 1 Organic Halides

	5	Compound	Boiling Point (°C)
		1. Mixed-halogenated Compounds	
13		1-bromo-nonafluorobutane	43
13		perfluorooctyliodide	160-161
13		perfluoroocytlbromide	142
13	10	1-chloro-1-fluoro-1-bromomethane	38
13		1,1,1-trichloro-2,2,2-trifluoroethane	45.7
13		1,2-dichloro-2,2-difluoroethane	46
13		1,1-dichloro-1,2-difluoroethane	45
13		1,2-dichloro-1,1,3-trifluoropropane	50.4
13	15	1-bromoperfluorobutane	43
17		1-bromo-2,4-difluorobenzene	44 .
13		2-iodo-1,1,1-trifluoroethane	53
21		5-bromovaleryl chloride	43
18		1,3-dichlorotetrafluoroacetone	43
13	20	bromine pentafluoride	40.3
13		1-bromo-1,1,2,3,3,3-hexafluoropropane	35.5
14		2-chloro 1,1,1,4,4,4-hexafluoro-2-butene	33
16		2-chloropentafluoro-1,3-butadiene	37
14		iodotrifluoroethylene	30
13	25	1,1,2-trifluoro-2-chloroethane	30
13		1,2-difluorochloroethane	35.5
13		1,1-difluoro-2-chloroethane	35.1
13		1,1-dichlorofluoroethane	31.8
13		heptafluoro-2-iodopropane	39
13	30	bromotrifluoroethane	-57.8

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13		chlorotrifluoromethane		-81.5	
13		dichlorodifluoromethane		-29.8	
13		dibromofluoromethane		23	
13		chloropentafluoroethane		-38.7	
13	5	bromochlorodifluoromethane		-4	
13		dichloro-1,1,2,2-tetrafluoroethane		3.1-3.6	
		2. Fluorinated Compounds			
ĺ		1,1,1,3,3-pentafluoropentane		40	
5		perfluorotributylamine		178	
5	10	perfluorotripropylamine		130	
6		3-fluorobenzaldehyde		56	
b		2-fluoro-5-nitrotoluene		53	
6		3-fluorostyrene		40	
6		3,5-difluoroaniline		40	
6	15	2,2,2-trifluoroethylacrylate		45	
6		3-(trifluoromethoxy)-acetophenone		49	
1		1,1,2,2,3,3,4,4-octafluorobutane		44.8	
l		1,1,1,3,3-pentafluorobutane		40	
1		1-fluorobutane		32.5	
ı	20	1,1,2,2,3,3,4,4-octafluorobutane		44.8	
j		1,1,1,3,3-pentafluorobutane		40	
19		perfluoro-4 methylquinolizidine		149	
Ŧ		perfluoro-N-methyl-decahydroquinone		150-155	
8		perfluoro-N-methyl-decahydroisoquinone		150-155	
9	25	perfluoro-N-cyclohexyl-pyrrolidine		145-152	
1		tetradecaperfluoroheptane		76	
ı		dodecaperfluorocyclohexane		52	
,		`			

PATENT

3. Perfluorinated Compounds

a. Perfluorocarbons

	a. <u>Perfluorocarbons</u>	
Ì	perfluoromethane	-129 ·
ì	perfluoroethane	-78.3
5	perfluoropropane	-36
1 ·	perfluorobutane	-2
1	perfluoropentane	29.5
1	perfluorohexane	59-60
1	perfluoroheptane	81
1 10	perfluorooctane	102
1	perfluorononane	125
1	perfluorodecane	~ 143
1	perfluorododecane	melting pt 75-77
2	perfluoro-2-methyl-2-pentene	51
15	perfluorocyclohexane	52
70	perfluorodecalin	142
70	perfluorododecalin	
Z	perfluoropropylene	-28
1	perfluorocyclobutane	-6
3 20	perfluoro-2-butyne	-25
2	perfluoro-2-butene	1.2
4	perfluorobuta-1,3-diene	6
	b. Perfluoroether Compounds	
12	perfluorobutylethyl ether	60
IZ 25	bis(perfluoroisopropyl) ether	54
12	bis(perfluoropropyl) ether	59
10	perfluorotetrahydropyran	34
11	perfluoromethyl tetrahydrofuran	27
12	perfluoro t-butyl methyl ether	36
12 30	perfluoro isobutyl methyl ether	
12	perfluoro n-butyl methyl ether	35.4

2	perfluoro isopropyl ethyl ether	
12	perfluoro n-propyl ethyl ether	23.3
12	perfluoro cyclobutyl methyl ether	
12	perfluoro cyclopropyl ethyl ether	
12 5	perfluoro isopropyl methyl ether	36
12	perfluoro n-propyl methyl ether	•••
12	perflouro diethyl ether	3-4.5
12	perfluoro cyclopropyl methyl ether	
12	perfluoro methyl ethyl ether	-23
12 10	perfluoro dimethyl ether	-59
		•
	c. Other	
	sulfur hexafluoride	m.p50.5, sublimes -63.8
15	selenium hexafluoride	m.p34.6 sublimes -46.6

reference in their entirety.

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Preferred organic halides include 1-bromo-nonafluorobutane,
1,1,1,3,3-pentafluoropentane, perfluorohexane, perfluorocyclohexane,
1-bromo-1,1,2,3,3,3-hexafluoropropane, heptafluoro-2-iodopropane,
1,1,2,2,3,3,4,4-octafluorobutane, 1-fluorobutane, tetradecaperfluoroheptane and
dodecaperfluorocyclohexane. Particularly preferred are perfluorohexane (especially nperfluorohexane) and perfluorocyclohexane. A wide variety of other organic halides
useful in the present invention will be readily apparent to those of skill in the art once
armed with the present disclosure. Suitable additional organic halides include those,
for example, disclosed in Long, Jr. in U.S. Patent Nos. 4,987,154, 4,927,623, and
4,865,836, the disclosures of each of which are hereby incorporated herein by

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The amount of organic halide employed in the present invention may vary, as one skilled in the art will recognize, once armed with the present disclosure, and may be dependent on such factors as the particular organic halide employed, type and nature of the compound to be delivered, the age, weight, cells or patient (animal) to be treated, the particular diagnostic, therapeutic or other application intended